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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/775,394	02/10/2004	Keith Robinson	108298554US2 8893	
25096 7	590 11/29/2005		EXAMINER	
PERKINS COIE LLP		KOBERT, RUSSELL MARC		
PATENT-SEA			ART UNIT	PAPER NUMBER
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SEATTLE, W	A 98111-1247		2829	

DATE MAILED: 11/29/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

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······································	Application No.	Applicant(s)	
	10/775,394	ROBINSON, KEITH	
Office Action Summary	Examiner	Art Unit	
	Russell M. Kobert	2829	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the o	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING D/ - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).	
Status			
 1) ⊠ Responsive to communication(s) filed on 15 Section 2a) ☐ This action is FINAL. 2b) ⊠ This 3) ☐ Since this application is in condition for alloware closed in accordance with the practice under Expression 2. 	action is non-final. nce except for formal matters, pro		
Disposition of Claims			
4) Claim(s) 17-41 is/are pending in the application 4a) Of the above claim(s) 17-31 is/are withdraw 5) Claim(s) is/are allowed. 6) Claim(s) 32-41 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/o	vn from consideration.		
Application Papers			
9) ☐ The specification is objected to by the Examine 10) ☑ The drawing(s) filed on 10 February 2004 is/are Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) ☐ The oath or declaration is objected to by the Ex	e: a)⊠ accepted or b)⊡ objecte drawing(s) be held in abeyance. Se ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicat rity documents have been receiv u (PCT Rule 17.2(a)).	ion No ed in this National Stage	
Attachment(s)			
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:		

U.S. Patent and Trademark Office PTOL-326 (Rev. 7-05) 1. Applicant's arguments with respect to claims 32-41 have been considered but are moot in view of the new ground(s) of rejection.

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

3. Claims 32-41 are rejected under 35 U.S.C. 102(b) as being anticipated by Blandin (4782291).

Blandin anticpates (Figure 5) a method of making a testing device, comprising:

Coupling a load board (105) to a base member (combination of 106, 110, 108 and 109);

Removably coupling multiple electrically conductive first contacts (118 within sockets 105) to the base member, the first contacts having first portions (bottom portions of 118 electrically connected to leads 113) that are thereby operatively coupled to the load board and second portions (upper portions of 118) that are operatively couplable to multiple second contacts (106 and 107);

Operatively coupling the second contacts to the second portions of the first contacts (col 10, In 16-20); and

Configuring at least one pin receptacle (111) to be *operatively couplable* (via leads 112) to at least one of the second contacts and to receive pins (83) of an electrical

socket device (80 and 81), the electrical socket device being configured to receive a device (73) to be tested; as recited in claims 32 and 37.

As to claims 33 and 38, removably coupling the first contacts to the base member further including removably coupling the first contacts to the base member via at least one clamp is anticipated by Blandin (operation of pins 30 having detent receiving grooves 132 mate with sockets 131 shown in Figure 7 are used to temporally hold the coupled assemblies; see col 11, In 11-23).

As to claims 34 and 39, operatively coupling the second contacts to the second portions of the first contacts further including frictional engagement of the second contacts with the second portions of the first contacts is anticipated by Blandin (during the operative coupling of sockets 105 with boards 106 this is an inherent function).

As to claims 35 and 40, further comprising operatively coupling the at least one pin receptacle to the at least one of the second contacts is anticipated by Blandin (this is the functional use of conductors 112 to electrically and physically connect pin receptacles 111 and conductive strips 107).

As to claims 36 and 41, further comprising coupling the pins of the electrical socket device to the at least one pin receptacle is anticipated by Blandin (this is the functional operation between pins 83 and receptacles 111).

4. A shortened statutory period for response to this action is set to expire three month(s) from the date of this letter. Failure to respond within the period for response will cause the application to become abandoned. 35 U.S.C. 133

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Russell Kobert whose telephone number is (571) 272-1963. The Examiner's Supervisor, Nestor R. Ramirez, can be reached at (571) 272-2034. For an automated menu of Tech Center 2800 phone numbers call (571) 272-2800.

Russell M. Kobert Patent Examiner Group Art Unit 2829

November 26, 2005

A.4.2829